Entered 01/19/23 13:06:14 22-10964-ma Doc 1883 Filed 01/18/23 Main Document eniga Janahuk RECEIVED Kuburala 1 8 2023 Bankruptey Court southern district of New One Dowling Green (ke) York WY : Complaint against discharge from debt News Der or Madam the doctor amount in demand USD (form 1040) results from the 0.03144154 1516 that I invested in interest account of Man a lex (bituala) in wowd, onvista, de while investing, you did not see a direct connection now bankript colsius 460 in the War investing up (Nur cup closed in 2022, December a screen shot latready sent in a proof you see the connection to Colsius in 2022, when the trial to withdraw money failed I call to Celsius API failed Kind regards, Valerya Ganchick adosed: - official form 410 that is stamped as received on 11/16/2022 with included decuments that provide proof filled and signed form 1040 (form to set off adversary

22-10964-mg Doc 1883 Filed 01/18/23 Entered 01/19/23 13:06:14 Main Documer ___ Pg 2 of 23 RECEIVED Veubrate 1 14-6026 Rain (11) 8 2023 U.S. BANKRUPTEY COURT, SDNY Bankruptey Court Southern District of New York One Bowling green New York NY 10004 Keference: Complaint against discharge from debt Sir or Madam the dollar amount in Demand U.SD 1516.55 (form 1040) results from the top price of BTC 2022 for 0.03144154 BTC that I invested in inverest account of him app (ex Bitwala) in 2021. hi hele investing, you did not see a direct connection now bankrift celsices 46 in the clair investing pp (Nan app closed in 2022, December); in a screen shot I already sent in a proof of Claim in 2022 you see the connection to colsius in the 122 12022, when the trial to withdraw money failed ! "call to Celsius API failed Kind regards, Valeriya Janchick Enclosed: - official form 400 that is stamped as received on 11/16/2022 with included documents that provide proof filled and signed form 1040 (form to set off adversary - 10 (ten) international response coupons and envelope with recipient

Fill in this i	nformation to identify th	e case:
Debtor 1	Celsius Network LLC	
Debtor 2 (Spouse, if filing	,	
United States	Bankruptcy Court for the: So	outhern District of New York
Case number	22-10964	

COPY

04/22

Official Form 410

Proof of Claim

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Claim No.

Initials:

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: **Identify the Claim** 1. Who is the current Valeriya Yanchuk creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Has this claim been No acquired from Yes. From whom? someone else? Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if and payments to the different) creditor be sent? Yanchuk, Valeriya Yanchuk, Valeriya Federal Rule of Name **Bankruptcy Procedure** 1, Neubuergle (in Switzerland, CH) 1, Neubuergle (in Switzerland, CH) (FRBP) 2002(g) Number Number Rain LU 6026 Rain LU 6026 City State ZIP Code State ZIP Code 0041782317107 0041782317107 valeriyayanchuk7@gmail.com Contact email valeriyayanchuk7@gmail.com Received Uniform claim identifier for electronic payments in chapter 13 (if you use one): Does this claim amend one already filed? Yes. Claim number on court claims registry (if known) Do you know if anyone **☑** No else has filed a proof ☐ Yes. Who made the earlier filing? of claim for this claim?

8. What is the claim?	h is the claim? The basis of the	Attach re Limit disc BTC int No Yes.	Yes as: Goods sold, money loaned, lease, send adacted copies of any documents support closing information that is entitled to privaterest account on Nuri App (formed the claim is secured by a lien on properting the claim is secured by a lien on properting the claim is secured by Attachment (Official Formatical Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if a secured by the claim is secu	er Bitwala app)
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	rt of the claim	Ø No □ Yes.	The claim is secured by a lien on proper Nature of property: Real estate. If the claim is secured be Attachment (Official For Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if a example, a mortgage, lien, certificate of the secure of th	y the debtor's principal residence, file a <i>Mortgage Proof of Claim</i> m 410-A) with this <i>Proof of Claim</i> .
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			example, a mortgage, lien, certificate of t	tle, financing statement, or other document that shows the lien has
			Value of property:	\$
			Amount of the claim that is secured:	\$
			Amount of the claim that is unsecured	(The sum of the secured and unsecured amounts should match the amount in line 7.
		4	Amount necessary to cure any default	as of the date of the petition; \$
		,	Annual Interest Rate (when case was file	ed) %
		[☐ Fixed	,
		(☐ Variable	
is this claim	based on a	Ø No		
lease?		Yes. At	mount necessary to cure any default a	s of the date of the petition.
Is this claim		Ø No	MR Art the share and the second control of the share agrees and the second control and the	
right of setol		Yes. ide	entify the property:	
	L.		A Company of the Comp	

12. Is all or part of the clain entitled to priority unde 11 U.S.C. § 507(a)?	No Yes. Ch	eck one:	Principaletina (n. 1844 - Austria Austria (n. 1845), principaletina di Amerika I del mandi i manuscia			Amount entitled to priori
A claim may be partly priority and partly	Dom 11 U	nestic support obligations (incl J.S.C. § 507(a)(1)(A) or (a)(1)	uding alimony and chil B).	ld support) un	der	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to pers	o \$3,350* of deposits toward onal, family, or household use	ourchase, lease, or rer e. 11 U.S.C. § 507(a)(7	ntal of propert	y or services for	\$
	Dank	es, salaries, or commissions or commissions or the descriptory petition is filed or the descriptor. § 507(a)(4).	(up to \$15,150*) earne ebtor's business ends	d within 180 d , whichever is	days before the earlier.	\$
	☐ Taxe	s or penalties owed to govern	mental units. 11 U.S.0	C. § 507(a)(8)		\$
	☐ Cont	ributions to an employee bene	efit plan, 11 U.S.C. & 5	07(a)(5)		\$
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LE PROPERTIE AND	t triani diri dilindiri dilindiri alla resport delenigenti dila mellen espetta a mellenimita din degli			arter that for cas	ses begun on or ane	r the date of adjustment.
Part 3: Sign Below						
The person completing this proof of claim must	Check the app	propriate box:				
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If you file this claim		creditor's attorney or authorize				
electronically, FRBP		trustee, or the debtor, or their				
5005(a)(2) authorizes courts to establish local rules	- rama gu	arantor, surety, endorser, or o	kner codebtor. Bankru	ptcy Rule 300	05.	
specifying what a signature is.	I understand th	nat an authorized signature or	this Proof of Claim se	noe se an a	knoulodamant th	materials means and an electric control
A person who files a	amount of the	claim, the creditor gave the de	ebtor credit for any pay	ments receiv	ed toward the det	at when calculating the ot.
fraudulent claim could be fined up to \$500,000, mprisoned for up to 5	I have examine and correct.	ed the information in this Prod	f of Claim and have a	reasonable b	elief that the inforr	nation is true
years, or both. I8 U.S.C. §§ 152, 157, and	I declare under	r penalty of perjury that the for	regoing is true and cor	rect.		
3571.	Executed on d	10/00/0000				
	1	, , ,				
	- Ya	nchuk				
	Signature					
	Print the name	of the person who is comp	leting and signing th	is claim:		
	Name	Valeriya			Yanchuk	
		First name	Middle name		Last name	
	Title					
	Company	SARRIAN SARRIAN PROPERTY AND ADMINISTRATION OF THE			- The state of the	
		Identify the corporate servicer	as the company if the au	thorized agent i	s a servicer.	
	Address	1, Neubuergle (in Sw	itzerland, CH)			
		Number Street				
		Rain City		LU	6026	
·	Á	•		State	ZIP Code	
•	Contact phone	0041782317107	-	Email Vale	eri <u>yayanchuk</u> 7	@gmail.com

Print

Save As...

Add Attachment

Reset

Proof of Claim

10/30/2022, Proof of Claim by Kreditor V. Yanchuk against Celsius Network LLC, case number: 22-10964

Content:

- Proof of Claim (22-10964).
- Screenshot Nuri App: "Call to Celsius API Failed" (10/22/2022).
- List of transactions for tax statement 2021 (Nuri App former Bitwala).
- E-Mail dated 10/18/2022 "Closure of Your Nuri Account" from "Team Nuri".
- Special Terms&Conditions. Crypto Interest Account powered by Celsius Network. (Status: March 27, 2020)

46 (EB) 71% c



Bitcoin Interest Account

Withdraw Bitcoin

To Bitcoin Wallet V



611.60 €



~ 0.03144154 BTC

X CALL TO CELSIUS API FAILED

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Aufstellung der Bestände und Bestandsveränderungen 2021





Summenaufstellung Einkünfte aus privaten Veräußerungsgeschäften 2021

Summenaufstellung Einkünfte aus privaten Veräußerungsgeschäften 2021 Seite 1 von 1



Einzeltransaktionsaufstellung 2021

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Einzeltransaktionsaufsteilung 2021 Seite 3 von 3

Summe Steuerjahr 2021

Einzeltransaktionsaufstellung sonstige Einkünfte 2021



Erläuterungen zur Einzeltransaktionsaufstellung

Fremdwährungsguthaben und Kryptowährungen stellen nach herrschender Meinung private Wirtschaftsgüter i.S.d. § 23 EStG dar. Dementsprechend führt eine Veräußerung innerhalb der steuerrechtlichen Spekulationsfrist von einem Jahr zu einem steuerbaren Ergebnis aus einem so genannten privaten Veräußerungsgeschäft (vgl. OFD NRW, Kurzinformation ESt Nr. 04/2018 vom 20.04.2018).

Der Tausch von Wirtschaftsgütern steht einer Veräußerung gleich. Der Veräußerungserlös bestimmt sich in diesem Fall nach dem Marktwert des eingehenden Wirtschaftsguts (vgl. BMF-Schreiben vom 25.10.2004, Rz. 43).

Das Veräußerungsergebnis wurde ermittelt als Unterschiedsbetrag zwischen Veräußerungserlös abzüglich Anschaffungskosten. Hierfür wurden sowohl die Anschaffungskosten als auch der Veräußerungserlös im Zeitpunkt des Zu- bzw. Abflusses in Euro umgerechnet. Die für die Anschaffung anfallenden Gebühren wurden zum Abflusszeitpunkt als Anschaffungsnebenkosten in Euro erfasst und mindern damit einen potentiell steuerpflichtigen Gewinn aus einem zukünftigen Veräußerungsgeschäft. Da das Begleichen der Gebührenforderung steuerlich nicht als Veräußerung des entsprechenden digitalen Assets gelten sollte, ist für Privatanleger die Wertveränderung in Euro insoweit nicht als (privates) Veräußerungsgeschäft steuerpflichtig. Der Vollständigkeit halber wurde dieser Betrag separat ausgewiesen, um ihn gegenüber der Finanzverwaltung ggf. offenlegen zu können.

Für die Ermittlung der steuerpflichtigen Einkünfte bei privaten Wirtschaftsgütern wurde das FIFO (First In-First Out) Verbrauchsfolgeverfahren – welches für Fremdwährungen nach § 23 Abs. 1 Satz 1 Nr. 2 Satz 3 EStG obligatorisch ist – zu Grunde gelegt (vgl. FinMin. Hamburg, Erlass vom 11.12.2017 – S 2256-2017/003-52).

Die Summe aller positiven und negativen steuerbaren Veräußerungsergebnisse aus dem Handel mit privaten Wirtschaftsgütern stellt – bei Überschreiten der jährlichen Freigrenze in Höhe von 600 Euro – die steuerpflichtigen sonstigen Einkünfte i.S.d. § 22 Nr. 2 in Verbindung mit § 23 Abs. 1 Satz 1 Nr. 2 EStG dar. Die Summe kann auch negativ sein. Negative Einkünfte aus privaten Veräußerungsgeschäften können nach Maßgabe des § 10d EStG mit positiven Einkünften aus privaten Veräußerungsgeschäften des vorangegangenen oder der nachfolgenden Veranlagungszeiträume verrechnet werden.

Die Einzahlung ("deposit") von Fremdwährungsguthaben bzw. Kryptowährungen – für welche keine historischen Anschaffungskosten vorliegen – wurde als Anschaffungsvorgang zum Marktwert des eingehenden Wirtschaftsguts fingiert.

Bei der Auszahlung ("withdrawal") von Fremdwährung oder digitalen Assets wird unterstellt, dass der Kunde wirtschaftlicher Eigentümer bleibt. Daher wurde bei der Auszahlung von einem steuerneutralen Vorgang ausgegangen. Die für den steuerneutralen Übertrag benötigten historischen Anschaffungsdaten können der Einzeltransaktionsaufstellung entnommen werden. Die für die Auszahlung anfallenden Gebühren in Fremdwährung oder digitalen Assets wurden als nachträgliche Anschaffungskosten berücksichtigt und mindern damit einen potentiell steuerpflichtigen Gewinn aus einem zukünftigen (privaten) Veräußerungsgeschäft. Da das Begleichen der Gebührenforderung steuerlich nicht als Veräußerung des entsprechenden Fremdwährungsbestands bzw. digitalen Assets gelten sollte, sollte für Privatanleger die Wertveränderung in Euro insoweit nicht als (privates) Veräußerungsgeschäft steuerpflichtig sein. Der Vollständigkeit halber wurde dieser Betrag separat ausgewiesen, um ihn gegenüber der Finanzverwaltung ggf. offenlegen zu können.

Sollten Kryptowährungen im Rahmen eines Leihvorgangs ("Lending") zugeflossen sein, wurden diese mit ihrem Marktwert zum Zuflusszeitpunkt als Entgelt für die Überlassung qualifiziert und damit als sonstige Einkünfte im Sinne des § 22 Nr. 3 EStG erfasst. Diese sonstigen Einkünfte sind steuerpflichtig, soweit sie in Summe die jährliche Freigrenze in Höhe von 256 Euro überschreiten. Digitale Assets, welche durch einen der o.g. Sachverhalte zugeflossen sind, führen bei späterer Veräußerung zu keinem (privaten) Veräußerungsgeschäft, da es an einer Anschaffung fehlen sollte (vgl. BMF-Schreiben vom 25.10.2004, Rz. 42f.). Der Vollständigkeit halber wurde dieser Betrag separat ausgewiesen.

Das zugrundeliegende steuerliche Rahmenwerk wird jährlich aktualisiert und wurde vorliegend zuletzt durch eine Big 4 Wirtschaftsprüfungsgesellschaft überprüft.



Mit freundlichen Grüßen

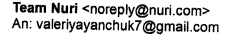
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Valonya Yanchuk svalenyayanchuk7/@gmail.com>

Closure of Your Nuri Account

1 Nachusch



18. Oktober 2022 um 12:11

Open in browser.

Hi Valeriya,

We regret to inform you that Nuri is closing down due to insolvency. We hereby terminate our business relationship with you pursuant to Section 15 (1) of the General Terms and Conditions of **Nuri** with effect to the end of **18/12/2022** ("Closure Date"). This means that your Nuri account and your bank account will be closed by the Closure Date and can then no longer be used by you.

You'll have access and will be able to withdraw all funds until the above-mentioned date. All assets in your Nuri account are safe and unaffected by Nuri's insolvency.

As part of the termination process, our Partner **Solarisbank AG** ("Solarisbank") terminates the business relationship with you based on Section 19 paragraph 1 of our Solarisbank's General Terms and Conditions (GTC). All of your other banking arrangements will be cancelled and closed by the Closure Date.

If you've opened a Bitcoin Wallet or Ethereum Wallet through Nuri and thereby established a business relationship with our partner **Solaris Digital Assets GmbH** ("SDA"), SDA also terminates the entire business relationship with you in due time pursuant to section 22.2 of SDA's Conditions for Crypto Custody Services with effect to the Closure Date.

established a business relationship with our partner **Bankhaus von der Heydt** ("BvdH"), your business relationship with BvdH will end automatically with the termination of your contract with Nuri, as laid down in section 14.2 of BvdH's terms and conditions for crypto custody. We will inform BvdH about the termination.

Assets held in the Bitcoin Interest Account are unaffected by Nuri's closure as they are subject to a separate business relationship with **Celsius Network LLC** ("Celsius") and form direct claims against Celsius. Any claims you may wish to file against Celsius are independent of your Nuri account and its closure.

Please note the following information:

- After the above Closure Date, you will no longer be able to access the Nuri apps. Therefore, we recommend you to withdraw all your accessible funds held in your Nuri account until the Closure date.
- If your Nuri Bitcoin Wallet or Ethereum Wallet has a balance of digital assets, we strongly recommend that you transfer any balance to another account or withdraw it before the Closure Date, as your Wallet will be closed and can no longer be used by you.
- We've partnered with Vivid Money GmbH ("Vivid"), a long standing Berlin-based provider of a mobile crypto and banking app, to support you in the continuation of your daily financial management and trading. Vivid welcomes Nuri users with an exclusive offer, easy funds, and assets transfers. Find more information about how to transfer to Vivid here and within your Nuri app.
- Solarisbank reserves the right to restrict trading of cryptocurrencies via the Nuri apps even before the closure date, so we recommend that you transfer your bitcoin and/or ether from your Nuri Wallet to an external wallet provider or exchange your bitcoin and/or ether into euros as early as possible.
- The insolvency of Nuri doesn't affect the ownership of the coins held in the Nuri Vaults. However, we advise you to withdraw all funds to an external wallet or cryptocurrency

provider, as the access to the Vaults via the Nuri apps will only be available until the Closing Date.

- Please make sure that you transfer any account balance to another account by the closure date or withdraw them at an ATM with your Nuri Visa debit card. You'll be able to create SEPA transfers via the Nuri apps and use your debit card until the closure date.
- Please make sure to withdraw all your Nuri Pot investments by selling the assets via the Nuri app until 01/12/2022. If investments are not removed, these will be automatically sold and credited to your Nuri bank account in Euro on 02/12/2022. You will then be able to access and withdraw these funds from your Nuri bank account but only until the Closure Date.
- We recommend that you also inform parties from whom you expect to receive incoming SEPA transfers or crypto transactions about the closure of your account and wallets, and inform them of your new bank details.
- Starting on the Closure Date, direct debits will no longer be cleared by Solarisbank, but will be returned to the originator. Existing standing orders will also be deleted.
- If, for any reason, your account has a negative balance, we urge you to top up the balance immediately. If we don't receive the full payment by the Closure Date, your claim may be handed over to an external collection agency for further processing.
- We urge you to download all your account statements before the Closure Date. After this date, statements will not be able to be downloaded via the app or provided by Nuri.

We and our partners thank you for choosing Nuri and are sorry that we have to terminate the business relationship with you and close your accounts.

To give you a more in-depth understanding of the situation and what this means for you, we've prepared this list of FAQs.

In case you have any other questions, please feel free to get back to us or check our **Support Centre**.

Best, **Team Nuri**









You are getting this message because you signed up to Nuri GmbH.

Nuri GmbH, Prinzessinnenstraße 19/20, 10969 Berlin Board of Management | Christoph Iwaniez, Jan Goslicki, Kristina Walcker-Mayer Commercial register | HRB173698B, Charlottenburg EU VAT ID | DE305362792

SPECIAL TERMS & CONDITIONS

Crypto Interest Account powered by Celsius Network

§ 1 Scope of application

These special terms and conditions apply to participation in the service Crypto Interest Account, powered by "Celsius Network" (hereinafter the "Crypto Interest Account"), which is offered to the customer by Bitwala GmbH, based in Berlin, business address: Ohlauer Str. 43, 10999 Berlin, registered in the Commercial Register of the local court of Charlottenburg under HRB 173698 (hereinafter "Bitwala", "we" or "our").

The Crypto Interest Account is offered by Bitwala exclusively on the web application www.bitwala.com (hereinafter the "web application") and the Bitwala mobile application (hereinafter the "mobile application") operated by Bitwala, the web application and the mobile application are together also referred to as the "Bitwala online media" and individually as the "Bitwala online medium".

The scope of application includes the activities of Bitwala as a tied agent of solarisBank AG (hereinafter "solarisBank") in relation to the brokerage of the Crypto Interest Account, which is itself and exclusively offered by Celsius Network Limited with its registered office in 35 Great St Helen's, London, EC3A 6AP, United Kingdom, entered in the register under 11198050 (hereinafter "Celsius Network").

The General Terms and Conditions (GTC) of Bitwala shall apply in addition to these Special Terms and Conditions. The customer's contractual relationship with solarisBank shall be governed additionally by the General Terms and Conditions of Business of solarisBank and its other terms and conditions. The contractual relationship of the customer with Celsius Network shall be subject to the General Terms and Conditions of Celsius Network (hereinafter: "Celsius T&C"), which shall be concluded separately. These are available at https://celsius.network/terms-of-use/.

By participating in the Crypto Interest Account the customer accepts the following special terms and conditions as well as the Celsius T&C as binding.

§ 2 Brokerage by Bitwala - Crypto Interest Account of Celsius Network

By offering the Crypto Interest Account, Bitwala brokers transactions via the Bitwala online media for the acquisition and sale of financial instruments within the meaning of section 1 (1a) sentence 2 no. 1 KWG (investment brokerage). In brokering the Crypto Interest Account, Bitwala acts exclusively for the account and under the liability of solarisBank as a tied agent within the meaning of section 2 para. 10 KWG. Bitwala acts as a representative of solarisBank. solarisBank is a CRR credit institution and is supervised by the German Federal Financial Supervisory Authority (BaFin) and the European Central Bank (ECB).

solarisBank has notified BaFin of its assumption of liability. Bitwala has been entered in the public register of tied agents, which can be viewed on the website of BaFin (https://portal.mvp.bafin.de/database/VGVInfo/), as a tied agent of solarisBank.

Bitwala is not entitled to acquire ownership or possession of customer funds or securities.

In the case of the Crypto Interest Account, customers enter into a separate contractual relationship with Celsius Network in which Bitwala is not involved. On this basis, customers can transfer their cryptocurrencies directly to Celsius Network for free disposal. Upon termination of the contractual relationship Celsius Network owes the Customer the transfer of cryptocurrencies in the same number as originally transferred to Celsius Network by the Customer. For the transfer of the cryptocurrencies Celsius Network owes the customer an additional percentage in relation to the number of cryptocurrencies transferred (hereinafter: "Interest").

For the contractual relationship between the customer and Celsius the Celsius Terms and Conditions shall apply (available at https://celsius.network/terms-of-use/.)

§ 3 Amendments to the Special Terms and Conditions

Future changes to these Special Terms and Conditions will be announced to the customer on the Bitwala online media at least two months before the proposed date of their entry into force and will be offered to the customer via the e-mail address provided by him.

The customer will be given the opportunity to save or print changes in a legible form. Changes communicated to the customer are considered approved if the customer does not object in writing within the time limit (as described below). Bitwala shall separately inform the customer of this approval effect when notifying the customer.

If the customer does not wish to accept a change offered to him, he must notify Bitwala of the objection in text form within six weeks after the change was offered to him by email. If the customer does not object within the aforementioned period, the changes are considered accepted by the customer.

§ 4 Right to participate

Any natural person who has reached the age of 18 and is permanently resident in the Federal Republic of Germany or in another state of the European Economic Area (EEA) or in Switzerland is eligible to participate. A further requirement is that an existing customer relationship with Bitwala exists and has not been terminated. Bitwala may refuse the participation of persons for material reasons.

§ 5 Registration for Participation

The following steps are necessary for the customer to register to participate in the Crypto Interest Account via the web application or the mobile application:

- 1. The customer has registered with Bitwala as a customer and has a Bitwala user account and a Bitwala customer wallet according to our Terms and Conditions, which can be found at https://www.bitwala.com/de/terms-of-service/.
- 2. Customers have proven their identity in accordance with solarisBank's requirements for the purpose of opening a customer bank account with solarisBank.

- 3. The customer opens a Crypto Interest Account and accepts these Special Terms and Conditions and the special risk warnings for the Crypto Interest Account as well as the Celsius T&C.
- 4. Celsius Network receives the customer data necessary for the identification of the customer by Celsius Network (first name, last name, address, date of birth, etc.). If the customer opens a Crypto Interest Account, Bitwala forwards this customer data to Celsius Network on behalf of the customer for this purpose.



Celsius Network decides whether a customer who has gone through the registration process will be admitted to the Crypto Interest Account. There is no claim for admission to the Crypto Interest Account against either Bitwala or Celsius Network.

§ 6 Use of cryptocurrencies for the Crypto Interest Account

The function of the Crypto Interest account is only available to Bitwala customers via the Bitwala online media. If a customer is accepted by Celsius Network for the Crypto Interest account, the customer can invest the cryptocurrencies available in his wallet through his Bitwala account. After entering his password directly by hand or releasing the password by using his biometric data (Face ID or Touch ID) in his Bitwala account, the customer can transfer his cryptocurrencies to Celsius Network for free use by clicking the "Confirm" button. The interest that Celsius Network pays to the customer for the transfer of cryptocurrencies is calculated on an annual basis (p.a.). Even if the interest rate is shown as an annual interest rate and the calculation of the interest is based on an annual basis, the interest rate is subject to weekly adjustment by Celsius Network. Further details can be found in the Celsius T&C.

Prior to the conclusion of his investment, the customer receives a non-binding preview of the possible returns to be achieved (calculated on a weekly, monthly and annual basis). In the event of a possible change in the interest rate, the interest would be adjusted. The interest is paid out in the cryptocurrency provided by the customer to Celsius Network. Normally, the interest is paid out to a separate Celsius Network pooled wallet (allocated to the customers) every Monday.

Participation in the Crypto Interest Account is voluntary and free of charge for the customer, with the exception of the costs associated with participation via the Internet (usage fee for the Internet connection) and the costs for the transfer of cryptocurrencies within the blockchain (network fee). These costs are to be borne by the customer. This applies to both non mobile and mobile end devices.

§ 7 Payment of the provided cryptocurrencies

Customers have the right to withdraw the payment of a number of cryptocurrencies corresponding to the number of cryptocurrencies provided as well as the earned interest at any time. This is done as follows:

1. The customer clicks on the button "Withdraw" in his dashboard on Bitwala online media.

- 2. The customer specifies how many of the cryptocurrencies he wants to withdraw (withdraw amount).
- 3. The customer receives a message about the withdrawal amount, which the customer has to confirm again.
- 4. If the customer confirms the message about the withdrawal, the payout request is forwarded to Celsius Network and processed there.
- 5. Finally, Celsius Network pays out the requested withdrawal amount to the customer wallet. Bitwala notifies the customer of this.

§ 8 Liability

Bitwala is not liable for damages incurred by a customer through the use of the Crypto Interest Account brokered by Bitwala. However, this disclaimer of liability does not apply in case of intentional or grossly negligent fault of Bitwala or a vicarious agent. The exclusion of liability also does not apply to damages resulting from injury to life, body or health caused by a breach of duty by Bitwala or a vicarious agent. Furthermore, Bitwala's liability for the violation of obligations whose fulfillment is essential for the proper execution of the contract and on whose compliance the customer may regularly rely remains unaffected.

§ 9 Final provisions

The contractual relationship between the customer and Bitwala shall be governed by German law, excluding the UN Convention on Contracts for the International Sale of Goods.

The place of jurisdiction for all disputes arising from or in connection with these special terms and conditions is Berlin.

These Special Terms and Conditions are written in German. This is a non-binding English translation.

Status: March 27, 2020